UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA ALEXANDRIA DIVISION

UNITED STATES OF AMERICA ex rel. RIBIK,))
Plaintiffs,) CIVIL ACTION NUMBER:) 1:09cv13 (CMH/TCB)
v.))
MANOR CARE, INC., et al.,) FILED EX PARTE AND UNDER SEAL PURSUANT TO 31 U.S.C.
Defendants.) § 3729(b)
) JURY TRIAL DEMANDED)
UNITED STATES OF AMERICA, et al. ex rel. CARSON,))
) CIVIL ACTION NUMBER:
Plaintiffs,) 1:11cv1054 (CMH/TCB)
v.) FILED EX PARTE AND UNDER SEAL PURSUANT TO 31 U.S.C.
HCR MANORCARE, et al.,	§ 3729(b)
Defendants.))
) JURY TRIAL DEMANDED
UNITED STATES OF AMERICA, et al. ex rel. SLOUGH,)
) CIVIL ACTION NUMBER:
Plaintiffs,) 1:14cv1228 (CMH/TCB)
v.) FILED EX PARTE AND UNDER SEAL PURSUANT TO 31 U.S.C.
HCR MANORCARE, et al.,) § 3729(b)
Defendants.))
) JURY TRIAL DEMANDED

<u>ORDER</u>

The United States having intervened in part of these actions and having declined to intervene in part of these actions pursuant to the False Claims Act, 31 U.S.C. §§ 3730(b)(2) and (4), the Court rules as follows:

IT IS ORDERED that,

- 1. the United States serve its Complaint upon defendants, together with this Order, within 120 days;
- 2. the relators shall have up to 21 days after the deadline by which the United States must file its Complaint in this case to file motions for leave to file separate, Amended Complaints in this action;
- 3. the relators' complaints, the Government's Notice of Election to Intervene in Part and to Decline to Intervene in Part, and this Order remain under seal for 60 days following the date of this Order, after which time they shall be unsealed;
 - 4. all other papers or Orders on file in these matters shall remain under seal;
- 5. as to the parts of the actions in which the United States has declined to intervene, the parties shall serve all pleadings and motions filed in those parts of the action, including supporting memoranda, upon the United States, as provided for in 31 U.S.C. § 3730(c)(3). The United States may order any deposition transcripts and is entitled to intervene in those parts of the actions, for good cause, at any time;
 - 6. all orders of this Court shall be sent to the United States; and that
- 7. should the relators or the defendants propose that the parts of these actions in which the United States has declined to intervene be dismissed, settled, or otherwise discontinued, the Court will solicit the written consent of the United States before ruling or granting its approval.

IT IS SO ORDERED,

This _______, 2014.

UNITED STATES DISTRICT JUDGE

CERTIFICATE OF SERVICE AND NO SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing United States' Notice of Election to Intervene in Part and to Decline in Part and proposed Order have been sent via first-class mail, postage pre-paid, to the party noted below, on December 8, 2014.

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Pursuant to 31 U.S.C. § 3730(b)(2), no service was made upon the Defendants because these consolidated actions are still under seal.

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